

County of Los Angeles

Sheriff's Department Headquarters 4700 Ramona Boulevard Monterey Park, California 91754–2169



CEROT D. BACA, SACRIFF

December 14, 2004

The Honorable Board of Supervisors County of Los Angeles 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012

Dear Supervisors:

APPROVE LAW ENFORCEMENT SERVICE AGREEMENT EXTENSION BETWEEN THE COUNTY OF LOS ANGELES AND THE CITY OF COMPTON (SECOND DISTRICT) (3 VOTES)

IT IS RECOMMENDED THAT YOUR BOARD:

- 1. Approve the Los Angeles County Sheriff's Department's Municipal Law Enforcement Services Agreement for the City of Compton for the period of January 1, 2005, through June 30, 2009.
- 2. Authorize the approval of the Municipal Law Enforcement Services Agreement with the City of Compton. Under the provisions of Article 1, Section 56-1/2 and 56-3/4, Charter of the County of Los Angeles, the County shall have the authority to provide for the assumption and discharge of municipal functions of any of the cities and towns within said County whenever requested by such city.

PURPOSE /JUSTIFICATION OF RECOMMENDED ACTION

The purpose of this agreement is to provide the City of Compton with municipal law enforcement services within said City. The Sheriff's Department is providing law enforcement services to the City of Compton under a contract extension authorized by your Board on July 20, 2004. The City of Compton has asked the Sheriff's Department

A Tradition of Service

- - -

The Honorable Board of Supervisors December 14, 2004 Page 2

to continue such services effective January 1, 2005, under the standard Municipal Law Enforcement Services Agreement currently in place with the other 39 contract cities.

The agreement continues to provide that the Auditor-Controller shall determine the change in rates annually based upon state law and the policies and procedures adopted by your Board.

Approval of this agreement will permit the Sheriff's Department to continue to provide general law enforcement services to this City, which has requested such service.

IMPLEMENTATION OF STRATEGIC GOALS

This recommended action conforms with Los Angeles County's Strategic Plan, Goal 2: Workforce Excellence, by enhancing the quality and productivity of service through law enforcement efforts of protecting the community. This action also conforms to Goal 4: Fiscal Responsibility, by strengthening the County's fiscal capacity through additional resources acquired from these agreements.

As part of the Board's commitment to the County of Los Angeles, your approval of the recommended action would enhance Los Angeles County's Strategic Plan, Goal 8: Public Safety, by maintaining a law enforcement presence in this contract City. The Sheriff's Department can facilitate a more rapid and organized deployment of safety personnel to all segments of the County in situations of terrorism.

FISCAL IMPACT/FINANCING

None. The City of Compton shall pay the Sheriff's Department for the said services in their agreement according to the appropriate and prevailing billing rates as determined by the Auditor-Controller each fiscal year. The contract city rates are calculated by the Auditor-Controller, pursuant to the requirements of Section 51350, California Government Code, and the policies and procedures adopted by your Board. The estimated revenue of this agreement for remaining Fiscal Year 2004-2005 will amount to approximately \$6,056,702, including liability.

FACTS AND PROVISIONS

The City of Compton desires to obtain the services of general law enforcement within the said City limits. The term of the agreement runs through June 30, 2009.

This agreement has been approved as to form by County Counsel.

The Honorable Board of Supervisors December 14, 2004 Page 3

The attached copy of the contract analysis is in accordance with the Board of Supervisor's Policy Number 5.045, Law Enforcement Services Contracts Review, and has been approved by the Auditor-Controller and the Chief Administrative Officer.

IMPACT ON CURRENT SERVICES

This agreement serves to improve the quality of law enforcement services and public safety to the City of Compton and the adjacent unincorporated areas of Los Angeles County. Both the County of Los Angeles and the City of Compton benefit from the synergistic effects and the utilization of County resources in the most efficient manner.

CONCLUSION

The Sheriff's Department's Contract Cities Program has provided benefits to the Sheriff's Department and the County as a whole. Primarily, the Program has provided the opportunity to build new Sheriff's Stations in strategic locations throughout the County, resulting in greater visibility and faster response times to the unincorporated areas. In addition, the Contract Cities Program has allowed the Department to increase personnel and resources which benefits both the unincorporated and contract city areas without impacting the County budget. This has further enhanced the Department's ability to deploy personnel and other resources during times of mutual aid, disasters, and emergencies. The Department has also been able to expand partnerships, provide greater responsiveness, and increase regional focus on reducing crime as a result of serving contract cities within the County.

Upon approval by your Board, it is requested that the Executive Officer, Board of Supervisors, return seven (7) originally executed contracts, four (4) Service Level Authorization forms, and three (3) adopted copies of this action to the Sheriff's Department's Contract Law Enforcement Bureau.

Sincerely,

LEROY D. BACA

SHERIFF

CONTRACT TABLE OF CONTENTS LOS ANGELES COUNTY SHERIFF'S DEPARTMENT & THE CITY OF COMPTON

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CITY-COUNTY

MUNICIPAL LAW ENFORCEMENT SERVICES AGREEMENT

THIS AGREEMENT, dated for purposes of reference only,
, 2004, is made by and between the COUNTY OF LO
ANGELES, hereinafter referred to as "County," and the CITY OF, hereinafter
COMPTON referred to as "City".

RECITALS:

- (a) The City is desirous of contracting with the County for the performance of the law enforcement functions described herein by the Los Angeles County Sheriff's Department.
- (b) The County of Los Angeles is agreeable to rendering such services on the terms and conditions set forth in this agreement.
- (c) Such contracts are authorized and provided for by the provisions of Section 56-1/2 and 56-3/4 of the Charter of the County of Los Angeles and Article 1, Chapter 1, Part 2, Division 1, Title 5 of the Government Code of the State of California.

THEREFORE, THE PARTIES MUTUALLY AGREE AS FOLLOWS:

1.0 CONTRACT AUTHORIZATION

- 1.1 The County agrees, through the Sheriff of the County of Los Angeles, to provide general law enforcement services within the corporate limits of City to the extent and in the manner hereinafter set forth.
- 1.2 Except as otherwise specifically set forth in this Agreement, such services shall only encompass duties and functions of the type coming within the jurisdiction of and customarily rendered by the Sheriff of the County of Los Angeles under the Charter of the County and the statutes of the State of California, and under the municipal codes of the City.

2.0 ADMINISTRATION OF PERSONNEL

2.1 The rendition of the services performed by the Sheriff's Department, the standards of performance, the discipline of officers, and other matters incident to the performance of such services and the control of personnel so employed shall remain with the County.

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- 2.2 In the event of a dispute between the parties to this contract as to the extent of the duties and functions to be rendered hereunder, or the minimum level or manner of performance of such service, the City shall be consulted and a mutual determination thereof shall be made by both the Sheriff of the County and the City.
- 2.3 With regard to sections 2.2 and 2.3, the Sheriff, in an unresolved dispute, shall have final and conclusive determination as between the parties hereto.
- 2.4 All City employees who work in conjunction with the Sheriff's Department pursuant to this Agreement shall remain employees of the City and shall not have any claim or right to employment, civil service protection, salary, or benefits or claims of any kind from the County based on this Agreement. No City employee as such shall become employees of the County unless by specific additional agreement in the form of a merger contract which must be concurrently adopted by the City and County.
- 2.5 For the purpose of performing services and functions, pursuant to this agreement and only for the purpose of giving official status to the performance thereof, every County officer and/or employee engaged in performing any such service and function shall be deemed to be a contracted officer or employee of the City while performing such service for the City, as long as the service is within the scope of this agreement and is a municipal function.
- 2.6 The contracting City shall not be called upon to assume any liability for the direct payment of any Sheriff's Department salaries, wages, or other compensation to any County personnel performing services hereunder for said City. Except as herein otherwise specified, the City shall not be liable for compensation or indemnity to any County employee or agent of the County for injury or sickness arising out of his/her employment as a contract employee of the City.
- 2.7 As part of its compliance with all applicable laws and regulations relating to employee hiring, the County agrees that the County Civil Service Rules to which it is subject and which prohibit discrimination on the basis of non-merit factors, shall for

purposes of this contract be read and understood to prohibit discrimination on the basis of sexual orientation.

3.0 DEPLOYMENT OF PERSONNEL

- 3.1 General law enforcement services performed hereunder may include, if requested by the City, supplemental security support, supplemental sworn officer support, and supplemental professional civilian support staff.
- 3.2 Services performed hereunder and specifically requested by the City shall be developed in conjunction with the Sheriff and indicated on a Los Angeles County Sheriff's Department SH-AD 575 Deployment of Personnel form (Attachment A).
- 3.3 A new SH-AD 575 Deployment of Personnel form shall be authorized and signed annually by the City and the Sheriff or his designee each July 1, and attached to this contract as an amendment to the level of service and the contract sum.
- 3.4 Should the City request a change in level of service other than pursuant to the annual renewal, an additional SH-AD 575 Deployment of Personnel form shall be signed and authorized by the City and the Sheriff or his designee and attached to this contract as an amendment to the level of service and the contract sum.
- 3.5 The most recent dated and signed SH-AD 575 Deployment of Personnel attached to this contract shall be the staffing level in effect between the County and the City
- 3.6 The City is not limited to the foregoing services indicated in Attachment A, but may also request any other service in the field of public safety, law, or related fields within the legal power of the Sheriff to provide.

4.0 PERFORMANCE OF CONTRACT

- 4.1 For the purpose of performing said functions, County shall furnish and supply all necessary labor, supervision, equipment, communication facilities, and supplies necessary to maintain the agreed level of service to be rendered hereunder.
- 4.2 Notwithstanding the foregoing, the City may provide additional resources for the County to utilize in performance of the services.
- 4.3 Compton Sheriff Station, located at 301 South Willowbrook Avenue, Compton, shall be maintained as the law enforcement headquarters in the City, unless otherwise

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determined by the Compton City Council. When and if both parties to this contract concur as to the necessity of maintaining a law enforcement headquarters or Sheriff's Department substation within the City which would not normally be provided by the Sheriff, the City shall furnish at its own cost and expense all necessary office space, and the Sheriff shall have authority to negotiate with the City regarding which entity shall pay for furniture and furnishings, office supplies, janitor service, telephone, light, water and other utilities.

- 4.4 It is expressly further understood that in the event a local office or building is maintained in said City, such quarters may be used by the Sheriff of the County of Los Angeles in connection with the performance of his duties in territory outside of the City, provided, however, that the performance of such outside duties shall not be at any additional cost to the City.
- 4.5 Notwithstanding the foregoing, it is mutually agreed that in all instances where special supplies, stationery, notices, forms, and the like must be issued in the name of said City, the same shall be supplied by the City at its own cost and expense.

5.0 INDEMNIFICATION

- 5.1 The parties hereto have executed an Assumption of Liability Agreement approved by the Board of Supervisors on December 27, 1977, and/or a Joint Indemnity Agreement approved by the Board of Supervisors on October 8, 1991, and/or a revised Joint Indemnity Agreement approved by the Board of Supervisors on August 9, 1993. Whichever of these documents the City has signed later in time is currently in effect and hereby made a part of and incorporated into this agreement as if set out in full herein.
- 5.2 In the event the Board of Supervisors later approves a revised Joint Indemnity Agreement and the City executes the revised agreement, the subsequent agreement as of its effective date shall supersede the agreement previously in effect between the parties hereto.

6.0 TERM OF CONTRACT

6.1 Unless sooner terminated as provided for herein, this agreement shall be effective January 1, 2005 and shall remain in effect until June 30, 2009.

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6.2 At the option of the Board of Supervisors and with the consent of the City Council, this agreement may be renewable for successive periods not to exceed five years each.

7.0 RIGHT OF TERMINATION

- 7.1 Either party may terminate this agreement as of the first day of July of any year upon notice in writing to the other party of not less than sixty (60) days prior thereto.
- 7.2 Notwithstanding any provision herein to the contrary, the City may terminate this agreement upon notice in writing to the County given within sixty (60) days of receipt of written notice from the County of any increase in the rate for any service to be performed hereunder, and in such an event this agreement shall terminate sixty (60) calendar days from the date of the City's notice to the County.
- 7.3 This agreement may be terminated at anytime, with or without cause, by either party upon written notice given to the other party at least 180 days before the date specified for such termination.
- 7.4 In the event of a termination, each party shall fully discharge all obligations owed to the other party accruing prior to the date of such termination, and each party shall be released from all obligations which would otherwise accrue subsequent to the date of termination.

8.0 CONTRACT SUM

- 8.1 The City shall pay for the services provided under the terms of this service agreement at the rate established by the Auditor-Controller.
- 8.2 The rates indicated in the SH-AD 575, Deployment of Personnel form shall be readjusted by the County Auditor-Controller annually effective July 1, of each year to reflect the cost of such service in accordance with the policies and procedures for the determination of such rate as adopted by the Board of Supervisors of County.
- 8.3 The City shall be billed based on the service level provided within the parameters of the SH-AD 575, Deployment of Personnel form.
- 8.4 The cost of other services requested pursuant to this agreement and not set forth in the SH-AD 575, Deployment of Personnel form shall be determined by the Auditor-

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Controller in accordance with the policies and procedures established by the Board of Supervisors of County.

9.0 PAYMENT PROCEDURES

- 9.1 The County, through the Sheriff of the County of Los Angeles, shall render to said City within ten (10) days after the close of each calendar month a summarized invoice which covers all services performed during said month, and said City shall pay County for all undisputed amounts within sixty (60) days after date of said invoice.
- 9.2 If such payment is not delivered to the County office which is described on said invoice within sixty (60) days after the date of the invoice, the County is entitled to recover interest thereon. For all disputed amounts, the City shall provide County with written notice of the dispute including the invoice date, amount, and reasons for dispute within 10 days after receipt of the invoice. The parties shall memorialize the resolution of the dispute in writing. For any disputed amounts, interest shall accrue if payment is not received within 60 days after the dispute resolution is memorialized.
- 9.3 Interest shall be at the rate of ten percent (10%) per annum or any portion thereof, calculated from the last day of the month in which the services were performed, or in the case of disputed amounts, calculated from the date the resolution is memorialized.
- 9.4 Notwithstanding the provisions of Government Code Section 907, if such payment is not delivered to the County office which is described on said invoice within sixty (60) days after the date of the invoice, or in the case of disputed amounts, from the date the resolution is memorialized, the County may satisfy such indebtedness, including interest thereon, from any funds of the City on deposit with the County without giving further notice to City of County's intention to do so.

10.0 ENTIRE AGREEMENT

10.1 This Agreement and Attachment A hereto, constitute the complete and exclusive statement of the parties which supercedes all previous agreements, written or oral, and all communications between the parties relating to the subject matter hereof. All changes or amendments to this Agreement must be in writing and mutually executed by authorized personnel on behalf of the City and the County. The Sheriff or his designee is authorized by the County to execute supplemental agreements referenced in sections 3.0, 4.3, and 9.2 of this Agreement.

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AGREEMENT BETWEEN COUNTY OF LOS ANGELES & THE CITY OF COMPTON

WITNESS WHEREOF, the Los Angeles County Board of Supervisors has caused this Agreement to be subscribed by its Chair and the seal of such Board to be hereto affixed and attested by the Executive Officer thereof, and the City has caused this Agreement to be subscribed in its behalf by its authorized officer.

COUNTY OF LOS ANGELES

	By
	GLORIA MOLINA
	Chair, Board of Supervisors
ATTEST: VIOLET VARONA-LUKENS Executive Officer-Clerk Los Angeles County Board of Supervisors	
By	
	CITY OF COMPTON
ATTEST: By By	By CITY OF COMPTON, CITY MANAGER
By Luth Attorney City Attorney	4 <u>ctt</u> , 2404
APPROVED AS TO FORM:	
Raymond G. Fortner, Jr.	
County Counsel	
Diany Oros	
Principal Deputy County Counsel	

LOS ANGELES COUNTY SHERIFF'S DEPARTMENT

CONTRACT CITY LAW ENFORCEMENT SERVICES Service Level Authorization

CITY: Compton

FISCAL YEAR: 2004 - 2005 EFFECTIVE DATE: January 1, 2005

CODE		· · · · · · · · · · · · · · · · · · ·	1				
		SERVICES		RVICE UNITS F		CONTRACT	
#			NEW	PREVIOUS	CHANGE	USE ONLY	
	DEPUTY SHERIFF	SERVICE UNIT					
306	_	40 Hour	<u> </u>	ļ	0.0000		
307	_	56 Hour	40.0000	40.0000	0.0000		
308		70 Hour	ļ		0.0000		
309	_	84 Hour	_		0.0000	-	
310		Non-Relief	6.0000	6.0000	0.0000		
	DEPUTY SHERIFF	SERVICE UNIT (BONUS LEVEL)					
301		40 Hour			0.0000		
302		56 Hour			0.0000		
303		70 Hour			0.0000		
304		84 Hour			0.0000		
305	No	on-Relief Motor	2.0000	2.0000	0.0000		
305		Non-Relief			0.0000		
335	GROWTH DEPUT	Y, UNITS (Non-Relief Only)			0.0000		
358		puty (with a dedicated vehicle)			0.0000	 	
336		puty, B-1			0.0000		
359	De	puty, B-1 (with a dedicated vehicle)			0.0000		
ı	GRANT UNITS	(Non-Relief Only)					
383	Į.	eputy	-		0.0000		
386		puty / No Vehicle Use			0.0000		
384	1	puty B-1			0.0000		
385	<u> </u>	puty B-1 / No Vehicle Use			0.0000	·	
387	i —	rgeant			0.0000		
	SUPPLEMENTAL	POSITIONS (Non Police Only)					
342	ř	POSITIONS (Non-Relief Only) sutenant			0.0000		
353		rgeant	1.0000	1.0000	0.0000	·	
348	<u> </u>	rgeant (Motor)	1.0000	1.0000	0.0000	- 	
354		atch Deputy			0.0000	 	
325	Cs		1.5000	1.5000	0.0000		
327	CS		1,3000	1.5000			
347		curity Officer		 	0.0000	 	
339	1	w Enforcement Tech / No Vehicle Use	 	 	0.0000		
340	· -	w Enforcement Tech	-	<u> </u>	0.0000	 	
343		verations Asst I			0.0000		
344	1	perations Asst II		 	0.0000		
345		perations Asst III	·		0.0000	 	
351	· —	n Clerk II		+	0.0000	 	
329	i	me Analyst	 		0.0000		
331			 	-	0.0000		
JJ 1	· -	stody Assistant	 		0.0000		
	Oti	Ter (Need to insert cost on Pg 2)	<u> </u>	.	0.0000	 	
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SERVICE:UNITS		ent Sand		LIABILITY E 03.4 %		YEARLY HOURS PER SERVICE UNIT		ANNUAL SCAL MINETES	PERSONNEL PEGUIRED
DEPUTY SHERIFF SERVICE UNIT									ATTOM VICE
40 Hour	\$177 (17	0	0.00	0.00		2088	o		0.0000
56 Hour	\$247,964	40	9,918,560.00	Lively.		2920	116.800	7,008,000	65.2800
70 Hour	\$309,955	0	0.00	0.00		3650	0	7,000,000	0.0000
84 Hour	\$371,946	0	0.00	0.00		4380	0	Ö	0.0000
Non-Relief	\$161,016%	6	986,096.00	57,965.76	100	1778	10,668	640,080	6,0000
	14779 (360 (500))								,
DEPUTY SHERIFF SERVICE UNIT (BONUS LEVEL) ()							[
40 Hour	\$187,286	0	0.00	0.00		2088	0	٥	0.0000
56 Hour	\$262,200	0	0.00	0.00		2920	0	0	0.0000
70 Hour	\$327,750	0	0,00	0.00	76.77	3650	. 0	0	0.0000
84 Hour	\$393,300	0	0,00	0.00	17.15.10	4380	0	0	0.0000
Non-Relief Motor	\$170,260	2	340,520.00	20,431.20		1778	3,556	213,360	2.0000
Non-Relief	\$170,260	0	0.00	0.00		1778	0	0	0.0000
CRONCTH REPUTY INITE	30.00			<u></u>					
GROWTH DEPUTY UNITS (Non-Relief Only)									
Deputy	\$108,928	00	0.00	0.00	100000	1778	0	0	0.0000
Deputy (with dedicated vehicle)	\$125,445	0	0.00	0.00		1778	Ö	0	0.0000
Deputy, B-1	\$117,423	0	0.00	0.00		1778	0	0	0.0000
Deputy B-1 (with dedicated vehicle)	\$133,251	0	0.00	0.00		1778	0	0	0.0000
GRANT UNITS (Non-Relief Only)									
GRANT UNITS (Non-Relief Only) Deputy	\$108,928	^					_1		
		0	0.00	0.00		1778	0	0	0.0000
Deputy No Vehicle Use	\$106,390%	0	0.00	0.00	500 255 200	1778	0	0	0.0000
Deputy B-1	\$117,423	0	0.00	0.00		1778	0	0	0.0000
Deputy B-1 No Vehicle Use	\$114,885	0	0.00	0.00		1778	0	0	0.0000
Sergeant	\$140,812	0	0.00	N/A		1778	0	0	0.0000
SUPPLEMENTAL POSITIONS (Non-Relief Only) Lieutenant	\$153,516	o	0.00	N/A S		1778	0	0	0,0000
Sergeant	-\$140.812	1	140,812.00	N/A	100	1778	1,778	106,680	1.0000
Sergeant (Motor)	\$148,415	0	0.00	0.00	(F-100)	1778	0	, 0	0.0000
Watch Deputy	\$114,834	0	0.00	0.00		1778	0	0	0.0000
CSA	\$46,482	1.5	69,723.00	4,183.38	Mark Mark	1778	2,667	160,020	1.5000
CSA No Vehicle Use	\$38,680	0	0.00			1778	0	0	0.0000
Security Officer	\$69,445	0	0.00	0.00		1778	0	0	0.0000
Law Enforcement Tech / No Vehicle	-\$59,454°	0	0.00	0.00		1778	0	0	0.0000
Law Enforcement Tech	\$62,042	0	0,00	0.00		1778	0	0	0.0000
Operations Asst I	+\$56,628	0	0.00	N/A		1778	0	0	0.0000
Operations Asst II	\$70,174	0	0.00	N/A		1778	0	0	0.0000
Operations Asst III	\$80,357	0	0.00	N/A		1778	ő	0	0.0000
Stn Clerk II	\$52,389	0	0.00	N/A	100	1778	ő	ő	0.0000
				100			Ö	Ö	0.0000
Crime Analyst	\$81,555	0	0.00	N/A		ili 1778 I			3.0000
	\$81,555	0		1100		1778 1778			0.0000
Crime Analyst Custody Assistant	\$81,555 \$66,184 ··		0.00 0.00 0.00	0.00		1778	0	0	0.0000
Crime Analyst Custody Assistant	\$81,555	0	0.00	1100					0.0000
Crime Analyst Custody Assistant	\$81,555 \$66,184 Unknown	0	0.00	0.00		1778	0	0	
Crime Analyst Custody Assistant	\$81,555 \$66,184 ··	0	0.00	0.00 0.00 \$677,693.94		1778	0	0	
Crime Analyst Custody Assistant Other (Need to insert cost on Pg 2)	\$81,555 \$66,184 Unknown	0	0.00 0.00 \$11,935,7(1.00 LIABILITY @ 6% =	0.00 0.00 \$677,693.94		1778 1778	0 0 HOURS	O O Milluttes	0.0000
Crime Analyst Custody Assistant Other (Need to insert cost on Pg 2)	\$81,555 \$66,184 Unknown	0	0.00 0.00 \$11,935,7(1.00 LIABILITY @ 6% =	0.00 0.00 \$677,693.94		1778 1778	0 0 0 HOURS	0 0 0 MNUTES 7,648,080	0.0000 PERSONNEL. 71.2800
Crime Analyst Custody Assistant Other (Need to insert cost on Pg 2)	\$81,555 \$66,184 Unknown	0	0.00 0.00 \$11,935,7(1.00 LIABILITY @ 6% =	0.00 0.00 \$677,693.94		1778 1778 DEPUTY DEPUTY, B-1	0 0 0 HOURS 127,468 3,556	0 0 0 MINUTES 7,648,080 213,360	0.0000 PERSONNEL 71.2800 2.0000
Crime Analyst Custody Assistant Other (Need to insert cost on Pg 2)	\$81,555 \$66,184 Unknown	0	0.00 0.00 \$11,935,7(1.00 LIABILITY @ 6% =	0.00 0.00 \$677,693.94		1778 1778 DEPUTY DEPUTY, B-1 LT/SERGEANT	0 0 0 HOURS 127,468 3,556 1,778	0 0 0 MNUTES 7,648,080 213,360 106,680	0.0000 PERSONNEL 71.2800 2.0000 1.0000
Crime Analyst Custody Assistant Other (Need to insert cost on Pg 2)	\$81,555 \$66,184 Unknown	0	0.00 0.00 \$11,935,7(1.00 LIABILITY @ 6% =	0.00 0.00 \$677,693.94		1778 1778 DEPUTY DEPUTY, B-1	0 0 0 HOURS 127,468 3,556	0 0 0 MINUTES 7,648,080 213,360	0.0000 PERSONNEL 71.2800 2.0000

REV: 4/04

LOS ANGELES COUNTY SHERIFF'S DEPARTMENT

CONTRACT CITY LAW ENFORCEMENT SERVICES

DEPLOYMENT SURVEY

EFFECTIVE	DATE:	January 1	1, 2005
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Compton

	TOTAL					DE	PLOY	MENT				TOTAL
SERVICE UNIT	UNITS PURCHASED	GEN EM	DAY	AW PM	TR EM	AFFIC L	AW	DEP	SPECIAL ASSIGN.	D.B.	TEAM LDR	UNITS ASSIGNEI
DEPUTY, GENERALIST			<u> </u>									
No-Relief	6								6			6
40 Hour	0		<u> </u>									0
56 Hour	40	10	6	12	2	4	6]			40
70 Hour	0											0
84 Hour	0											0
DEPUTY, B-1												
No-Relief/Motor	2							2				2
40 Hour	0											0
56 Hour	0											0
70 Hour	0											0
84 Hour	0											0
APPROVED GRANTS												
Deputy	0											0
Deputy, No-veh use	0											0
B-1	0											0
B-1, No-veh use	0											0
GROWTH DEPUTY												
Deputy	0											0
Deputy/ Dedicated Veh	0											0
Deputy, B-1	0											0
Deputy, B-1/ Dedicated Veh	0											0

	are billed on an hourly basis and billed monthly as service is provided.	
	Siness license & renewal applications (1997) (ves), No.	
<u>Eicense Defail acts on violati</u>	ens observed within the city.	A MARKET AND A STATE OF THE STA
REPORT PREPARED BY:	LT.R. MOUWEL	DATE: 1/2304
APPROVED BY:	En K. Handton	DATE: 11/25/04
CITY APPROVAL BY:	STATION COMMANDER	DATE: 11/24/04
	CITY OFFICIAL "I certify that I am authorized to make this change on behalf of the City"	
PROCESSED AT CLEB BY:		DATE:
	YES NO	
BILLING MEMO REQUIRED:		
"BLUE" REQUIRED;		
MINUTE PROGRAM:		

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RESOLUTION NO. 21, 402

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF COMPTON APPROVING A MUNICIPAL LAW ENFORCEMENT SERVICES AGREEMENT WITH LOS ANGELES COUNTY

WHEREAS, on September 12, 2000, the City of Compton entered into an agreement with Los Angeles County for the provision of law enforcement services within its municipal boundaries by the Los Angeles County Sheriff's Department; and

WHEREAS, the Law Enforcement Services Agreement was scheduled to terminate on June 30, 2004; and

WHEREAS, on June 22, 2004, the City Council of the City of Compton approved Resolution No. 21,235, which extended the Law Enforcement Services Agreement until December 31, 2004; and

WHEREAS, the City Council wishes to continue to contract with Los Angeles County for the provision of law enforcement services within its municipal boundaries; and

WHEREAS, the City has reviewed the proposed contract with Los Angeles County for provision of law enforcement services; and

WHEREAS, funds are allocated in Account No. 10016700004269 of the 2004/05 Fiscal Year Budget.

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF COMPTON DOES HEREBY RESOLVE AS FOLLOWS:

<u>Section 1</u>. That the City Manager is authorized to execute a Municipal Law Enforcement Services Agreement for the provision of general law enforcement services with Los Angeles County.

Section 2. That the amount of the Agreement shall not exceed twelve million, one hundred and thirteen thousand, four hundred and five dollars (\$12,113,405).

Section 3. That funds shall be taken from Account No. 10016700004269 of the 2004/05 Fiscal Year Budget.

Section 4. That a certified copy of this resolution shall remain on file in the offices of the City Manager, City Clerk, City Attorney and the Municipal Law Enforcement Services Department.

Section 5. That the Mayor shall sign and the City Clerk shall attest to the adoption of this Resolution.

ADOPTED this 23rday of November, 2004.

MAYOR OF THE CITY OF COMPTON

ATTEST:

CITY CLERK OF THE CITY OF COMPTON

 STATE OF CALIFORNIA COUNTY OF LOS ANGELES CITY OF COMPTON

I, Alita Godwin, City Clerk of the City of Compton, hereby certify that the foregoing Resolution was adopted by the City Council of the City of Compton, signed by the Mayor and attested by the City Clerk at a regular meeting thereof held on 23rd day of November, 2004.

That said Resolution was adopted by the following vote, to wit:

AYES: NOES: COUNCIL MEMBERS Calhoun, Hall

COUNCIL MEMBERS None

ABSENT: ABSTAIN: COUNCIL MEMBERS Arceneaux, Perrodin

COUNCIL MEMBERS None

CITY CLERK OF THE CITY OF COMPTON

SHERIFF'S DEPARTMENT LAW ENFORCEMENT SERVICES CONTRACT ANALYSIS

Name of Entity:	City of Compton		CODY
Incorporated City	X Other	Agency	COF
Services to the Ci	ty of Compton. This agr	To provide Municipal Law En reement is in effect through Ju eements currently in place wi	une 2009, which
2. Required Resou	ırces:		
Description Start-Up:	#	Item Cost To	tal Cost
	Applicable (Contract Rene	wal)	
Personnel:			
SH-AD 575 form for and Fiscal Year 200	the City of Compton, whice 4-2005 contract city rates. Dursuant to Section 51350	led the CAO's Office with a FY 20 th includes the current service le The attached rates were determi of the California Government Co	vels ned by the Auditor-
3. Briefly describe contract (e.g. over 2009 Law Enforce	time, new hires, transfe ment Service Agreemen	QUIRED? YES n sources of the staffing for the sect.): As with all the approach, this agreement is not expendences of the Sheriff's Depart	ovals of the 2004- ected to have any
ancer on both the	Short and long term res	ources of the Sheriff's Depart	ment.
Enforcement Serv	rated area services: <u>As</u> ice Agreements, this ag	tract and new staffing requirer with all the approvals of the 2 reement is not expected to ha unincorporated patrol areas.	004-2009 Law
Contact: Lt. Ri	ck Mouwen	Phone:	(323) 526-5737
	Name and Title		
APPROVAL SIGNI	TURES:		
AUDITOR-CONTR	OLLER'S OFFICE	CHIEF ADMINISTRATIV	E OFFICE

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